


Application **GRANTED in part**. The parties shall complete all fact discovery by **April 29, 2022** and all expert discovery by **November 18, 2022**. A revised Civil Case Management Plan and Scheduling Order will issue separately.

**VIAECF**

Honorable Lorna G. Schofield  
United States District Judge  
United States Courthouse  
40 Foley Square  
New York, New York 10007

So Ordered.

Dated: August 30, 2021  
New York, New York



**LORNA G. SCHOFIELD**  
**UNITED STATES DISTRICT JUDGE**

Re: *Jane Doe, et al. v. Trump Corp., et al.*  
Case No. 1:18-cv-9936 (LGS)

Dear Judge Schofield:

We write on behalf of all parties in the above-referenced action pursuant to the Court's August 4, 2021 Order, which directed the parties to propose "new deadlines for all dates affected by an administrative stay" (Doc. No. 315) and the Court's August 16, 2021 Order, which directed the parties to meet and confer and submit further correspondence concerning pseudonymity and the basis for the parties' joint proposed discovery schedule (Doc. No. 321).

**I. Pseudonymity**

As a threshold matter, we are pleased to advise that the parties have agreed to lift the Plaintiffs' pseudonymity pursuant to a stipulation and proposed order submitted contemporaneously herewith. The parties are also meeting and conferring regarding any modifications to the protective order that may be necessary to give effect to the lifting of pseudonymity and respectfully propose that they update the Court on their progress next week, on or by September 3, 2021.

Plaintiffs note that, in the parties' meet-and-confer discussions about this issue, Plaintiffs' counsel asked Defendants' counsel whether they could provide any assurance that Defendants would not target or attack Plaintiffs through their social media platforms or otherwise. Defendants' counsel responded that they are mindful of Plaintiffs' ongoing concerns over being identified by name, and advised that they would convey those concerns. Toward that end, the parties respectfully reserve their rights to bring any issues regarding pseudonymity to the Court as may be appropriate in the future.

**II. Proposed Discovery Schedule**

The Court's August 16 Order directed the parties to submit a supplemental submission addressing the proposed schedule submitted by the parties on August 13, 2021 (Doc. No. 321) and explaining why this case is appropriate for a longer schedule than the Court's default deadlines.

The parties respectfully submit that it will not be possible to complete discovery in this action in accordance with the Court's standard guidelines. As a threshold matter, a longer period for discovery is appropriate in complex cases such as this putative class action involving statutory and common law claims under multiple state laws. Further, while all parties have acted and will continue to act with appropriate diligence, significant document discovery remains to be done.

Hon. Loma G. Schofield  
August 27, 2021  
Page2

It is Defendants' position that the resolution of the pseudonymity issue now allows them to conduct necessary discovery, including utilizing investigators and non-party subpoenas to obtain information about Plaintiffs, as well propounding additional discovery requests to Plaintiffs, including requests as to merits and class certification issues.

It is Plaintiffs' position that (1) Defendants have already conducted significant discovery (*see, e.g.*, Doc. No. 263); and (2) Plaintiffs still require significant document discovery from Defendants (*see* Doc. Nos. 207, 209, 215).<sup>1</sup>

The parties anticipate that, once any further discovery demands have been served, and once additional productions have been made, several months will be required to review any discovery responses and document productions, determine whether additional non-party subpoenas are required, serve the subpoenas, review the responses, resolve potential objections, and ultimately depose both parties and non-party witnesses with the relevant documents and information. In addition, it is clear to all parties that discovery from ACN and other non-parties will be required on both merits and class certification issues, and as yet the parties have not obtained such discovery. (*See* Doc. Nos. 232, 264, 265, 276.)

Further, the ongoing COVID-19 pandemic, and the surge in positivity caused by the Delta variant, may continue to impact both access to non-party documents and the scheduling of depositions, which the parties hope and expect to conduct in person. Ultimately, we would prefer to submit a realistic schedule rather than have to return to Your Honor to request more time because circumstances have prevented completion of the necessary discovery.

Based on the foregoing, Defendants proposed and Plaintiffs agreed to a longer period to conduct the necessary fact discovery before expert discovery is launched and we continue to submit that the proposed time period-giving the parties until May 27, 2022 to complete fact discovery-is appropriate under the circumstances.

The parties are available to appear before the Court to address their joint proposed schedule should the Court determine that such a conference would be helpful.

---

<sup>1</sup> The parties respectfully reserve all rights in connection with such other parties' discovery demands.

Hon. Lorna G. Schofield  
August 27, 2021  
Page 3

Thank you for your attention to this matter.

Respectfully submitted,

/s/ Roberta A. Kaplan

Roberta A. Kaplan  
John C. Quinn  
Alexander J. Rodney

KAPLAN HECKER & FINK LLP  
350 Fifth Avenue, 63<sup>rd</sup> Floor  
New York, NY 10118  
Telephone: (212) 763-0883  
rkaplan@kaplanhecker.com  
jquinn@kaplanhecker.com  
arodney@kaplanhecker.com

Andrew G. Celli, Jr.  
Matthew D. Brinckerhoff  
O. Andrew F. Wilson  
David Berman  
Nick Bourland

EMERY CELLI BRINCKERHOFF ABADY  
WARD & MAAZEL LLP  
600 Fifth Avenue at Rockefeller Center  
New York, NY 10020  
Telephone: (212) 763-5000  
acelli@ecbawm.com  
mbrinckerhoff@ecbawm.com  
awilson@ecbawm.com  
dberman@ecbawm.com  
nbourland@ecbawm.com

*Attorneys for Plaintiffs*

/s/ Clifford S. Robert

Clifford S. Robert  
Michael Farina

ROBERT & ROBERT PLLC  
526 RXR Plaza  
Uniondale, New York 11556  
516-832-7000  
[crobert@robertlaw.com](mailto:crobert@robertlaw.com)  
[mfarina@robertlaw.com](mailto:mfarina@robertlaw.com)

Peter T. Shapiro

LEWIS BRISBOIS BISGAARD  
& SMITH LLP  
77 Water Street  
Suite 2100  
New York, NY 10005  
[Peter.shapiro@lewisbrisbois.com](mailto:Peter.shapiro@lewisbrisbois.com)

*Attorneys for Defendants*